

Behavioral Flywheel Engine™

A Public Structural Boundary Notice

Version of Record: V1.0a (Non-Substantive Clarification Inserted)

Date of Record: 2026-02-25

Update — 2026-02-28: Section B inserted “Authorization — Term Clarification Notice” (clarity only; no change to rights boundary; DOI White Paper controls).

This notice is issued solely to clarify structural boundary, interpretive scope, and authorization perimeter for cross-jurisdictional stability. No expansion, reduction, waiver, transfer, or modification of any rights, priority, or reservations is made or implied.

1. Jurisdictional Neutrality (and Enforcement Reservation)

This notice is jurisdiction-neutral. No publication, access, distribution, archival recordation, or digital availability of this document shall be construed as selecting governing law, forum, domicile, territorial nexus, or place of performance.

Notwithstanding the foregoing, the Rights Holder may, for purposes of any enforcement action initiated by the Rights Holder, designate a proposed forum and governing law position; however, any such designation is subject to the requirements of jurisdiction, venue, and applicable conflict-of-laws rules of the forum.

A. Related Record (Primary Structural Definition) and Controlling Terms

Primary record:

Behavioral Flywheel Engine™ — Public Structural Definition & Rights Boundary White Paper

DOI: [10.17605/OSF.IO/FQBEU](https://doi.org/10.17605/OSF.IO/FQBEU)

OSF landing page: <https://osf.io/fqbeu/overview>

For purposes of this notice, “Rights Holder” refers to the author/rights holder identified in the DOI record.

This notice is a boundary clarification instrument only. It does not amend, replace, supersede, or narrow the DOI White Paper. If any ambiguity or inconsistency is alleged between this notice and the DOI White Paper, the DOI White Paper shall control. This notice shall not be construed to limit any rights or reservations stated in the DOI White Paper.

Any copy, excerpt, reposting, translation, summary, or republication of this notice or related materials is provided for convenience and archival context only. In the event

of any discrepancy, the DOI-archived controlling record(s) and the Version of Record shall govern.

Any platform posting, reposting, summary, excerpt, translation, or republication (including in social media, newsletters, blogs, or third-party media) is preserved for archival context only and is not intended to be maintained, updated, or treated as an authoritative statement. The Rights Holder assumes no duty to update, correct, or reconcile any non-DOI publication. No reliance, duty, or obligation is created or implied by any non-DOI publication.

Terminology Mapping (Clarity Only; Non-Substantive). For the avoidance of doubt, references in this notice to the “Public/Disclosed Layer” (Layer I) are intended solely as a terminology mapping to the DOI White Paper’s publicly disclosed abstract/structural boundary layer (including any “public abstract definition” or equivalent description therein). References in this notice to “Layer II” and “Protected Non-Public Materials” are intended solely as a terminology mapping to any additional non-public structural logic, governance constraints, dependency relationships, templates, parameters, configurations, or integrated know-how referenced (if at all) in the DOI White Paper as non-public or confidential. This mapping is provided for clarity only and does not expand, modify, or restate any definition, scope, priority, or reservation in the DOI White Paper.

B. Defined Terms (For Clarity Only)

“BFE” means Behavioral Flywheel Engine™ as referenced in the DOI White Paper.

“Public/Disclosed Layer” means the publicly disclosed boundary-definition layer described in the DOI White Paper and this notice, limited strictly to: (i) structural existence declaration, (ii) rights-boundary declaration, and (iii) unilateral positioning/reference recordation. It is non-operational and non-instructional by design, and is not sufficient, by itself, to enable implementation.

“Layer II” means any non-public layer (if any) consisting solely of Protected Non-Public Materials maintained under controlled access by or for the Rights Holder. No description, scope, process, availability, pathway, eligibility, engagement protocol, or operational characterization is disclosed or implied by reference to “Layer II.”

“Authorization” means a separate, explicit written instrument executed by the Rights Holder granting a defined scope of permitted use. No other writing, statement, conduct, or inference constitutes Authorization.

Any Authorization, if granted, will be set forth only in an executed written instrument of the Rights Holder and may specify (without limitation) scope, term/duration, conditions, limitations, and revocation/termination. No inference shall be drawn from silence, ambiguity, draft language, discussions, or partial writings.

Authorization — Term Clarification Notice

(Clarity Only; Non-Substantive)

Status: Public clarification only (non-substantive).

Controlling Record: In the event of any ambiguity, inconsistency, or dispute, the DOI White Paper / Version of Record controls. This notice does not amend, replace, supersede, narrow, expand, waive, transfer, or otherwise modify any definition, rights boundary, priority, or reservation in the controlling record(s).

1. Definition (Sole Condition of Existence)

For purposes of this notice, “Authorization” means only a separate, explicit, written instrument that is executed by the Rights Holder, and that expressly states the scope, term/duration, conditions, limitations, and any revocation/termination terms (if applicable).

Except for such an executed instrument, no other writing, statement, conduct, inference, or circumstance constitutes Authorization.

Uniform application across all layers. The definition of “Authorization” applies uniformly across all layers, whether public/disclosed or non-public.

2. Express Exclusions (Not Authorization)

Without limitation, none of the following—whether alone or in combination—constitutes Authorization or may be construed as Authorization:

Any Layer I Issuance or Layer I Documentation (including any unilateral notice, publication, issuance, transmission, record, cover communication, memorandum, reposting, excerpt, or other Layer I documentation);

Any administrative communication, acknowledgment of receipt, procedural response, or boundary clarification (written or oral);

Any payment, amount reference, invoice, receipt, accounting entry, or description of administrative allocation;

Silence, non-response, delayed response, or administrative acknowledgment;

Drafts, discussions, partial writings, ambiguous language, summaries, translations, or characterizations;

Reliance, interpretation, structural similarity, estoppel, acquiescence, or course of dealing.

3. No Pathway; No Availability; No Inference (Including Layer II)

This notice does not establish or imply any application process, onboarding, eligibility pathway, access channel, availability statement, engagement protocol, or interaction framework.

Layer II (non-public) non-inference. Nothing in this clarification, and no public disclosure, implies any Layer II existence, formation, readiness, availability, access, eligibility, pathway, or engagement protocol.

4. No Bridging From Layer I or Payment

No Layer I Issuance, Layer I Documentation, administrative communication, or payment may be used as a prerequisite, substitute, evidence, proxy, or bridge toward any non-public authorization or non-public access (if any). Any attempt to treat Layer I materials or payment as a bridge, de facto clearance, approval substitute, or commercialization support is unauthorized.

5. Non-Agency; Sole Source

No entity is authorized to grant, promise, represent, or imply Authorization on behalf of the Rights Holder, except the Rights Holder (or a party expressly designated by the Rights Holder in a separately executed written instrument). Any third-party forwarding, filing, characterization, or reference to this notice or any Layer I documentation is solely the act of that third party and shall not be attributable to the Rights Holder.

“System-Level Implementation” means deploying a repeatable operational process, workflow, or production system that produces outputs for users/customers or supports revenue-generating activity.

“Protected Non-Public Materials” means any non-public templates, complementary materials, dependency relationships, governance logic, parameters, configurations,

or integrated know-how maintained under controlled access by or for the Rights Holder.

“Layer I Issuance” means the unilateral delivery or publication of a boundary/positioning/reference document at the Public/Disclosed Layer, and does not create any contract, service, relationship, duty, or Authorization.

“Layer I Documentation” means any Layer I Issuance, transmission, positioning record, reference notice, cover communication, memorandum, characterization lock, or similar unilateral record material (whether titled or not) that pertains to the Public/Disclosed Layer.

“Endorsement-Type Characterization” includes (without limitation) approval, certification, validation, compliance confirmation, due diligence output, market readiness signal, or any representation of legality, fitness, or readiness for commercial deployment.

1. Nature of This Notice (Notice Only; No Contract; No Reliance; No Adoption)

This document is a public structural boundary notice and rights-boundary clarification instrument. The sole purpose of this publication is to confirm the existence and rights boundary of the BFE at the Public/Disclosed Layer.

This notice is issued solely as a unilateral positioning reference and boundary clarification at the Public/Disclosed Layer.

This notice does not constitute, and shall not be construed as:

a product description;

a technical specification;

an implementation guide or operational manual;

an industry proposal, framework, recommendation, or standard;

a commercial offering or availability statement;

an offer of Authorization or a grant of license;

a partnership proposal;

a financing notice;

a securities-related communication; or

an invitation to negotiate, transact, or engage.

No party is entitled to rely upon this notice as a basis for any commercial, legal, operational, investment, compliance, or engineering decision. The Rights Holder disclaims any duty, liability, or obligation arising from reliance upon this notice, to the maximum extent permitted by applicable law.

For the avoidance of doubt, this notice is not intended to be adopted, incorporated, or relied upon by any recipient as a policy, clearance, standard, certification substitute, or operational input. Any attempt to treat this notice (or any Layer I Documentation) as an internal approval, implementation basis, compliance conclusion, or operational dependency is unauthorized and is expressly disclaimed.

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2. Terminology Clarification (Non-Financial; Structural Boundary Only)

For the avoidance of doubt, any sequencing, gate, or “pre-entry” concepts referenced in connection with the BFE are used solely to describe structural boundary positioning and rights-boundary enforcement prior to entry into commercial systems (“Pre-Entry Structural Boundary Gate”).

They do not refer to financial clearing systems, payment infrastructure, monetary settlement mechanisms, custody, escrow, stored value, transferable instruments, redeemability, or any regulated financial activity. No transferable, redeemable, or monetary instrument is created, offered, issued, or facilitated by this notice.

3. Structural Boundary and Non-Authorization (Layer I Non-Operational)

Layer I Issuance is non-operational and cannot authorize, enable, or be used to support any commercial deployment, commercialization, or System-Level Implementation—whether directly or indirectly, including by way of any Endorsement-Type Characterization.

No duty to make any Layer I Issuance arises from any communication, request, or administrative interaction; Layer I Issuance remains discretionary.

No Layer I Issuance constitutes endorsement, approval, certification, validation, compliance confirmation, due diligence material, or market readiness.

The public DOI disclosures associated with the BFE define structural boundaries and a non-grant perimeter. Authorization exists only if expressly granted in a separate, explicit written instrument executed by the Rights Holder.

Layer I Issuance, transmission, positioning, administrative allocation, or any Layer I Documentation does not constitute Authorization.

No Authorization is granted, implied, or extended by this notice or the public DOI disclosures for:

commercial operation;

operational implementation;

system execution;
commercial execution;
revenue-generating activity;
business deployment; or
any System-Level Implementation.

No Authorization arises by implication, interpretation, reliance, discussion, re-expression, structural similarity, estoppel, acquiescence, or course of dealing.

Anti-Agency / No-Attribution. No entity is authorized to grant Authorization, license, permission, approval, or any commercialization right for BFE except the Rights Holder (or a party expressly designated by the Rights Holder in a separately executed written instrument). No Layer I Documentation creates any agency, representation, partnership, fiduciary, authority, or delegation relationship, and no third party may claim or imply such authority by reference to any Layer I Documentation.

This notice does not create any new substantive rights by publication. Any rights asserted arise under applicable law, including (where applicable) trademark law, copyright law (as to protectable expression), trade secret/confidential information principles (as to Protected Non-Public Materials and integrated relationships), and unfair competition/passing off/misrepresentation principles.

For avoidance of doubt, nothing herein purports to restrict lawful use of general ideas or principles; the Rights Holder's assertions relate to protected expression, trademarks/service marks, Protected Non-Public Materials, and the prevention of unauthorized commercialization or System-Level Implementation absent explicit written Authorization, as applicable under law.

Nothing herein constitutes an admission, representation, or confirmation that any third-party conduct is lawful, authorized, non-infringing, or non-actionable. The Rights Holder reserves all rights and remedies under applicable law based on facts, access, and conduct.

Nothing herein is intended to restrict lawful commentary, critique, academic discussion, or non-commercial reference to publicly disclosed ideas as permitted by applicable law; provided always that no such activity confers any right to operationalize, commercialize, or implement the BFE or any structurally equivalent system.

Nothing herein discloses or enables operational implementation.

Any acknowledgment of receipt, administrative communication, procedural response, or boundary clarification—whether written or oral—does not constitute Authorization, endorsement, validation, compliance confirmation, due diligence output, or any duty to engage.

4. Non-Public Commercial Structure — Notice (No Offer; No Availability; No Duty to Engage)

The Rights Holder does not offer any product, implementation, demonstration, consultancy, advisory service, evaluation, or applied assistance through this notice. This publication is not an invitation to discuss, assess, test, adopt, or use anything.

No requests for implementation guidance, design interpretation, applied usage, validation, certification, compliance confirmation, due diligence support, or market-readiness assessment will be entertained.

No channel, process, or procedure is established by this notice.

If any inquiries are received, any response (if any), in the Rights Holder's sole discretion, will be limited strictly to rights-boundary clarification or procedural questions concerning the existence and perimeter of Authorization, and may require legal or institutional representation. Silence, non-response, or administrative acknowledgment shall not create any expectation, reliance, duty to respond, or obligation to engage.

Nothing in this notice shall be construed as an offer, solicitation, invitation, or commitment of any kind, including (without limitation) Authorization, licensing, partnership, commercial engagement, financing communication, or securities-related communication.

This public disclosure establishes structural existence and rights boundary only. Any commercial or operational engagement, if any, exists (and may exist only) at a separate, non-public layer under independent terms, and no availability, access, process, or pathway is stated or implied by this notice.

5. Unified Authorization Requirement (All Layers)

For the avoidance of doubt, any commercial deployment, operationalization, system execution, commercial execution, revenue-generating activity, or System-Level Implementation of the BFE at any level—whether public, disclosed, or non-public—requires prior, explicit, written Authorization of the Rights Holder.

System-Level Implementation refers to deploying a repeatable operational process, workflow, or production system that produces outputs for users/customers or supports revenue-generating activity.

Authorization requirements do not imply that Authorization will be offered or granted. No layer is subject to any automatic, implied, or default right of use.

6. Layer One: Public / Disclosed Layer (Unilateral Structural Boundary Layer)

The Public/Disclosed Layer exists solely for:
structural existence declaration;

declaration of rights boundaries and non-authorization perimeter; and unilateral positioning/reference recordation at the rights layer.

Layer I (Public/Disclosed) is non-operational by design. It does not provide implementation guidance, operational processes, methods, procedures, or executable know-how. It does not grant, imply, or support any right to build, deploy, operate, commercialize, or implement any system.

A recipient may ignore, archive, or destroy any Layer I Documentation. No response is required. No interaction framework is created. No ongoing status, protection, clearance, eligibility, or reliance basis is created or implied.

Layer I Documentation may take various unilateral forms (titled or untitled). No catalogue, process, availability, or issuance pathway is disclosed or implied by this notice.

7. Layer Two: Non-Public Layer (Trade Secret Reservation Only)

Any reference to Layer II (if any) is made solely to reserve and preserve the confidentiality and trade secret status of Protected Non-Public Materials and their integrated relationships, which are maintained under controlled access by or for the Rights Holder.

Layer II (if any) is not disclosed.

No availability, access, readiness, offer, eligibility pathway, engagement protocol, process, operational characterization, or commercial pathway is implied by this notice.

Nothing in this notice, and no public Layer I Issuance, shall be construed as creating any public-disclosure, transparency, information-symmetry, reporting, or explanatory duty with respect to Layer II (if any) or any Protected Non-Public Materials. Any disclosure, if any, occurs only under separate, non-public conditions and does not arise by implication from this notice.

Layer I is independent and fully effective on its own. The existence, non-existence, formation, non-formation, success, failure, availability, or unavailability of Layer II (if any) shall not affect, condition, limit, expand, waive, or modify Layer I or any rights boundary, reservations, or non-authorization statements set forth herein or in the controlling DOI White Paper.

Authorization at the Public/Disclosed Layer does not represent, extend to, or imply Authorization at Layer II.

Any commercial deployment, commercialization, or System-Level Implementation—at any layer—requires prior, explicit written Authorization executed by the Rights Holder.

8. Prohibition of Cross-Layer Bridging

Authorization granted at any one layer shall not be construed as Authorization

at any other layer. Partial authorization, phased use, internal pre-deployment, or any form of progressive cross-layer extension without renewed Authorization is strictly prohibited.

Cross-Layer Bridging Prohibition (Expanded). No Layer I Documentation, Layer I Issuance, record, positioning, or administrative allocation may be used as a prerequisite, substitute, evidence, proxy, or step toward any non-public authorization (if any), commercialization, or System-Level Implementation. Any attempt to treat Layer I Documentation as a bridge, de facto clearance, approval substitute, or commercialization support is unauthorized.

9. Reservation of Rights (Including Trademark Notice)

All rights, title, and interests in and to all layers of the BFE are exclusively reserved by the Rights Holder. Nothing in this notice shall be construed as a waiver, license, transfer, estoppel, or permission beyond the scope of an explicit written Authorization.

Behavioral Flywheel Engine™ is a trademark/service mark of the Rights Holder. All goodwill associated with use of the mark accrues exclusively to the Rights Holder.

10. Non-Derivation / Non-Enablement / Trade Secret Preservation

Layer II is not an extension, inference, derivative, or natural consequence of the publicly disclosed DOI structural layer.

No reading, understanding, analysis, or structural extrapolation of this notice or the DOI disclosures—whether in whole or in part—shall be sufficient to enable any reasonable professional, in the absence of additional Protected Non-Public Materials and explicit written Authorization, to implement or operate any commercially viable system.

Non-public elements (if any) are maintained under confidentiality and controlled access consistent with trade secret preservation. The public disclosure of limited abstract structural definitions does not negate, waive, or diminish the confidential and trade secret status of any Protected Non-Public Materials and their integrated relationships. Publicly disclosed text is not asserted as confidential; protection is asserted over Protected Non-Public Materials and their integrated relationships.

Structural similarity is a non-exhaustive evidentiary factor, not determinative by itself, that may be considered in assessing unlawful use, misappropriation, or unfair competition, particularly where indicia of access to Protected Non-Public Materials or improper means are present. Any determination is fact-specific and made under applicable law.

Existence Definition vs. Structural Equivalence (Clarity Only; No Modification). For the avoidance of doubt, the DOI White Paper's definition of the BFE's structural existence conditions (i.e., what constitutes BFE as defined) and any analysis of structural equivalence, imitation, or unlawful use are distinct inquiries. Nothing in this notice alters, relaxes, expands, or recharacterizes the DOI White Paper's existence

conditions, structural definition, rights boundary, or non-authorization perimeter, all of which remain controlled exclusively by the DOI White Paper and applicable law.

11. Layer II Clarification (Record; No Inference; No Availability)

For the avoidance of doubt, no reading, understanding, analysis, or extrapolation of this notice or any public DOI disclosures shall be construed to evidence the existence, structure, formation, readiness, availability, accessibility, eligibility, or any engagement pathway for Layer II (if any), or to support any claim of Authorization, entitlement, expectation, or reliance regarding Layer II.

Any Layer II (if any) is referenced solely as a trade secret reservation and confidentiality-preservation designation for Protected Non-Public Materials under controlled access, and is not disclosed or made available by virtue of any public notice, publication, access, distribution, or archival recordation.

12. Severability and No Waiver

If any provision of this notice is held invalid or unenforceable in any jurisdiction, that provision shall be enforced to the maximum extent permissible and the remaining provisions shall remain in full force and effect. No failure or delay by the Rights Holder in exercising any right shall operate as a waiver.

Headings are for convenience only and do not affect interpretation.

Status

Public legal clarification · rights boundary notice

Not a product · not an offer · not an invitation · not an implementation guide

DOI: [10.17605/OSF.IO/FQBEU](https://doi.org/10.17605/OSF.IO/FQBEU)

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